

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF MISSISSIPPI  
SOUTHERN DIVISION

STATE OF MISSISSIPPI et al

PLAINTIFFS

VERSUS

CIVIL ACTION NO. 1:22-CV-113-HSO-RPM

XAVIER BECERRA et al

DEFENDANTS

**ORDER GRANTIG PHV MOTION**

This matter is before the Court on the motion for pro hac vice admission filed by the Robert Wood Johnson Foundation on behalf of attorney Sarah Grusin. Rule 83.1(d)(7)(E) of the Local Rules provides that a PHV application “ordinarily should be granted unless the court finds reasons to believe that: ... the applicant had, before application, filed or appeared in the federal court without having secured approval under these rules.” The name of the applicant for admission appears on the motion [173] for leave to file amicus curiae brief and on the amicus brief [179] itself, albeit with the notation “*pro hac vice* pending.” The subject pleadings were signed and filed by a Mississippi-licensed attorney admitted to practice before this Court.

By including her name on the pleadings in question, the applicant appears to have violated the Court’s Local Rules regarding PHV admissions. *See Clayton v. City of Oxford, Miss.*, No. 3:21-cv-174-GHD-JMV, 2021 WL 4699182 (N.D.Miss. Oct. 7, 2021); *Reech v. Sullivan*, No. 3:18-cv-35-HSO-LRA, 2018 WL1698303 (S.D. Miss. Apr. 5, 2018); *Isom v. Valley Forge Ins. Co.*, No. 2:16-cv-109-KS-MTP, 2016 WL 4183315 (S.D.Miss. Aug. 5, 2016). In other words, by including her name, the attorney “appeared in federal court” prior to securing PHV admission in violation of L.U.Civ.R. 83.1(d)(7)(E). *See In re Williamson*, 838 So.2d 226, 235 (Miss. 2002) (“In the future, attorneys are hereby noticed and cautioned that a foreign

attorney will be deemed to have made an appearance in a Mississippi lawsuit if the foreign attorney signs the pleadings or allows his or her name to be listed on the pleadings.”).

The Court nevertheless grants the motion to appear pro hac vice. Although the applicant’s name appears on various pleadings, there is no indication the applicant has otherwise participated in the case. Furthermore, the parties have not filed an objection or motion to disqualify. Local counsel is cautioned that pleadings and filings containing the names of counsel who have not yet been admitted pro hac vice should not be signed by local counsel under L.U.Civ.R. 83.1. Local counsel and the PHV attorney are directed to review the Local Rules for PHV admissions and their respective duties as counsel of record.

IT IS THEREFORE ORDERED that the Motion to Appear Pro Hac Vice is hereby granted, and that Sarah Grusin shall be admitted to serve as co-counsel for the Robert Wood Johnson Foundation. Admission is conditioned upon completion of the registration procedures found on the Court’s website and at the following link: <https://www.mssd.uscourts.gov/attorney-admissions-page>.

SO ORDERED AND ADJUDGED, this the 2nd day of December 2024.

/s/ Robert P. Myers, Jr.  
ROBERT P. MYERS, JR.  
UNITED STATES MAGISTRATE JUDGE